

$\begin{bmatrix} 1 \\ 2 \end{bmatrix}$	PHILLIP A. TALBERT United States Attorney CHAN HEE CHU	
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6	Attorneys for Plaintiff	
7	UNITED STATES OF AMERICA	
8	UNITED STATES DISTRICT COURT	
9	EASTERN DISTRICT OF CALIFORNIA	
10		
11	UNITED STATES OF AMERICA,	Case No. 5:23-po-00079-CDB
12	Plaintiff,	[Citation #E1281230, CA10]
13	v.	
14	GUILLERMO NAVARRO,	MOTION AND ORDER FOR DISMISSAL
15	Defendant.	
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18	The United States of America, by and through Phillip A. Talbert, United States Attorney, and	
19	Chan Hee Chu, Special Assistant United States Attorney, hereby moves to dismiss Case No. 5:23-po-	
20	00079-CDB [Citation #E1281230, CA/10] against GUILLERMO NAVARRO, without prejudice, in the	
21	interest of justice, pursuant to Rule 48(a) of the Federal Rules of Criminal Procedure.	
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23	DATED: February 28, 2023	Respectfully submitted,
24		PHILLIP A. TALBERT
25		United States Attorney
26	Ву	CHAN HEE CHU
27		Special Assistant United States Attorney
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ORDER

IT IS HEREBY ORDERED that Case No. 5:23-po-00079-CDB against GUILLERMO NAVARRO [Citation #E1281230, CA/10] be dismissed, without prejudice, in the interest of justice. IT IS SO ORDERED.

Dated: **February 28, 2023**

UNITED STATES MAGISTRATE JUDGE